

Guarantee



IMPORTANT NOTICE This is a legal document which should be read carefully; if you are in doubt about signing it or do not understand it fully, you are advised to seek your own legal advice before signing.

This form must be completed in full and signed it must be returned with 2 proofs of identity. One must have a photograph e.g. Passport or photo card driving licence. The other must be proof of address e.g. a recent utility bill, Council Tax demand etc. Photo copies are acceptable. Any forms returned late or incomplete, may result in the tenancy being delayed or declined or the Tenants not being allowed to take up occupation of the property.

You “the Guarantor” will have to pay the **Tenant’s** share of the rent should the Tenant fail to pay the amount agreed in the Tenancy Agreement for the period of time as set out in the Tenancy Agreement, or if it is longer for the period of time the property is occupied by the Tenant .

Important Note

This Guarantee relates to the latest edition of the relevant Leeds Property Association standard Assured Shorthold Tenancy agreement. There are two agreements dependent on whether a tenancy deposit is taken and, if so, which statutory scheme is used by the landlord to protect the deposit. The provisions in relation to the deposit differ but the agreements are both in the same terms. A copy of the agreement is available on request from the Landlord by emailing guarantors@pickardproperties.co.uk.

Please complete this Guarantee in Capital Letters.

1.0 Guarantor’s Details (“the Guarantor”)

Title (Mr. Mrs. Ms. Miss): First Name:
Surname:
Current Address:
Post Code: Tel/Mobile:
Email:
Bank Sort Code: Bank Account Number:.....

2.0 Tenant

(“the Tenant”):

Title (Mr. Mrs. Ms. Miss): First Name:
Surname
Address of Property to be rented (“the Property”):

Share of Rent per Annum up to the maximum of (“the Rent”):

Agreement Dated: (“the Tenancy Agreement”)

Tenancy Commencement Date:

3.0 Landlord’s Details (“the Landlord”)

Name: **Pickard (Leeds) LTD**

Current Address: **26 – 30 North Lane, Headingley, Leeds**

Post Code: **LS6 3HE** Tel/Mobile: **0113 2469395**

4.0 Guarantor's Obligation

To the Landlord

- 4.1 I hereby guarantee that the Tenant will pay the Rent at the times and in the manner required by the Tenancy Agreement and that the Tenant will perform and observe all the agreements on the part of the Tenant contained or implied in the Tenancy Agreement.
- 4.2 In the event of default in the payment of the Rent or in the performance and observance of such agreements I will pay and make good to the Landlord on demand the rent and all losses damages costs and expenses incurred or arising under the Tenancy Agreement.
- 4.3 The provisions of this Guarantee shall apply to any increased rental and/or to any continuation or renewal or re-grant of the tenancy created by the Tenancy Agreement whether by operation of the law or resulting from an agreement between the Landlord and the Tenant or any other person or otherwise as if this guarantee were incorporated in full in such continued extended renewed or re-granted tenancy (as the case may be). The Guarantor hereby guarantees to the Landlord that the Tenant shall pay the share of the payable under such continued extended or re-granted tenancy (as the case may be) and shall perform and observe all the agreements on the part of the Tenant contained in such agreement.
- 4.4 This Guarantee cannot be revoked so long as the Tenant remains a Tenant of the property nor shall it be revoked or discharged by my death or bankruptcy or the death or bankruptcy of the Tenant.
- 4.5 This Agreement will continue in full force despite any variation or alteration in the terms or provisions of the Tenancy Agreement whether with or without my consent.
- 4.6 This Agreement will remain in full force even though the Agreement may be terminated by agreement, court order, re-entry, forfeiture notice or otherwise.
- 4.7 This Guarantee will not be discharged nor will it be released by any arrangement made between the Landlord and the Tenant or any other person who is a party to the tenancy agreement whether with or without my consent or any indulgence forbearance or time given or failure on the Landlord's part to enforce the terms of the Agreement. It will not be cancelled if the Landlord gives time to pay.

Reference to the Landlord includes the Landlord's successors and assigns.

I enclose the following proof(s) of my identity:

A:

B:

IN WITNESS whereof the Guarantor has executed this Instrument as a Deed

Dated 20

**Signed and Delivered as a Deed
by the Guarantor in the presence of:**

Guarantor's Signature:.....

Signature of Witness:

Witnesses name:

Witnesses address:

The information you provide may be passed to a credit reference agency, a debt collection agency or solicitors in connection with the enforcement of the Guarantee or the terms of the Tenancy Agreement.